

9040-63-773

SPECIAL HANDLING
SECRET

IAN-63-081

Contract No. BT-1943
Amendment No. 2

6 September 1963

ITEK Corporation
Lexington, Massachusetts

Gentlemen:

1. This document constitutes Amendment No. 2 to Contract No. BT-1943. Said contract is amended as hereinafter set forth.

2. Pursuant to the Changes Clause in the General Provisions hereof, the Government has directed certain changes in the work to be performed under this contract. Said changes, identified in Appendix No. 1 hereto, result in an increase in estimated cost and fixed fee of [redacted] respectively.

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3. As a result of the foregoing, Part III - ESTIMATED COST AND FIXED FEE, of the Schedule is revised as follows:

"PART III - ESTIMATED COST AND FIXED FEE"

a. The total estimated target cost for the performance of this contract, exclusive of the fixed fee is [redacted] and shall be subject to adjustment pursuant to the provisions of the Clause hereof entitled "ALLOWABLE COST, INCENTIVE FEE AND PAYMENT". The total estimated cost for the performance of this contract is [redacted] exclusive of fixed fee. Of this amount, [redacted] is cost incurred by reason of payment to Lockheed Missile and Space Company for residual inventory under their Purchase Order No. 26-607 and said amount shall be deducted from the total allowable costs hereunder prior to determining the Contractor's participation in the incentive fee pursuant to the Clause hereof entitled "ALLOWABLE COST, INCENTIVE FEE AND PAYMENT".

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b. The total target fixed fee for the performance of this contract is [redacted] and shall be subject to adjustment pursuant to the provisions of the Clause hereof entitled "ALLOWABLE COST, INCENTIVE FEE AND PAYMENT".

c. There has been allotted for the performance of this contract the sum of [redacted] said amount to cover performance of work called for hereunder for the period of contract inception through September 30, 1963.

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DOCUMENT NO. _____
NO CHANGES IN CLASS. **A**
DATE OF REVIEW: _____
REVIEWER: _____
DATE: 2011/81

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Notwithstanding the provisions of Part III of this contract, as amended, the maximum amount for which the Government shall be liable if this contract is terminated is [redacted] and any expenditure or obligation by the contractor in excess of that amount in furtherance of performance hereunder, shall be at the contractor's own risk."

4. All other terms and conditions of this contract, as amended, remain unchanged.

5. Please indicate your receipt of this Amendment No. 2 to Contract No. BT-1943 and your acceptance thereof by executing the original and three copies hereof. Return the fully executed original and the three copies of this Amendment to the undersigned. One copy, signed by the Government, will be returned for ITEK files.

THE UNITED STATES OF AMERICA

BY [redacted]

Contracting Officer

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ACKNOWLEDGE AND ACCEPTED
ITEK CORPORATION

BY [redacted]

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TITLE Executive Vice President

DATE 16 September 1963

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APPENDIX I

TO

AMENDMENT NO. 2

CONTRACT NO. BT-1943

Contractor shall:

- a. Accomplish the work set forth in the following Technical Directives (TD):

TD 1010	V/h Generator
TD 1022A	Oscar Fisher Take-Up Cassettes
TD 1023A	Attitude Digitizer
TD 1024A	S/I Footage Pots
TD 1026A	End-Of-Pass Markers
TD 1027A	Light Meter Study
TD 1033A	Differential Temperature Measurement Device
TD 1036A	Modification of V/h Ramp Generator

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